1 2 3 4 5 6 7 8 9	AMY L. BOMSE (No. 218669) SHARON D. MAYO (No. 150469) JEE YOUNG YOU (No. 241658) ARNOLD & PORTER KAYE SCHOLER LLP Three Embarcadero Center, 10 th Floor San Francisco, California 94111-4024 Telephone: (415) 471-3100 Facsimile: (415) 471-3400 Email: amy.bomse@apks.com	PLANNE CALIFOL 551 Capin Sacramer Telephon Facsimile Email: HELENE PLANNE AMERIC 1110 Ver Washingt	tol Mall, Suite 510 nto, California 95814-4581 ne: (916) 446-5247 ne: (916) 441-0632 neth.parker@ppacca.org neth.parker@ppacca.org neth.parker@ppacca.org neth.parker@ppacca.org neth.parker@ppacca.org
10	UNITED STATES DISTRICT COURT		
11	NORTHERN DISTRICT OF CALIFORNIA		
12	SAN FRANCISCO DIVISION		
13	PLANNED PARENTHOOD FEDERATION OF AMERICA, INC., a not-for-profit corporation; and PLANNED PARENTHOOD: SHASTA-DIABLO, INC. dba PLANNED PARENTHOOD NORTHERN CALIFORNIA; PLANNED PARENTHOOD MAR		Case No. 3:16-cv-00236-WHO
14			CERTIFICATION OF
15			INTERESTED ENTITIES AND PERSONS
16	MONTE, INC.; PLANNED PARENTHOOD OF THE PACIFIC SOUTHWEST; PLANNED PARENTHOOD		
17	LOS ANGELES; PLANNED PARENTHOOD/C AND SAN BERNARDINO COUNTIES, INC.;		
18	PLANNED PARENTHOOD OF SANTA BARB VENTURA AND SAN LUIS OBISPO COUNTI	ES,	
19	INC; PLANNED PARENTHOOD PASADENA SAN GABRIEL VALLEY, INC.; PLANNED		
20	PARENTHOOD OF THE ROCKY MOUNTAIN PLANNED PARENTHOOD GULF COAST; PL PARENTHOOD CENTER FOR CHOICE;		
21	Plaintiffs,		
22	V.		
23	CENTER FOR MEDICAL PROGRESS, BIOMAX PROCUREMENT SERVICES, LLC, DAVID		
24	DALEIDEN (aka "ROBERT SARKIS"), TROY		
25	NEWMAN, ALBIN RHOMBERG, PHIL CRON SANDRA SUSAN MERRITT (aka "SUSAN		
26	TENNENBAUM"), GERARDO ADRIAN LOPI UNKNOWN CO-CONSPIRATORS, inclusive,	EZ, and	
27	Defendants.		
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1	Pursuant to Rule 7.1 of the Federal Rul	Pursuant to Rule 7.1 of the Federal Rules of Civil Procedure, Plaintiffs Planned Parenthood		
2	Of The Rocky Mountains, Planned Parenthood Gulf Coast, and Planned Parenthood Center For			
3	Choice (collectively, "Plaintiffs") state that they have no parent corporation and that there is no			
4	publicly-held corporation that owns 10% or more of their stock.			
5	Pursuant to Civil L.R. 3-15, the undersigned certifies that as of this date, other than the			
6	named parties, there are no persons, associations of persons, firms, partnerships, corporations			
7	(including parent corporations), or other entities known to have either (i) a financial interest in the			
8	subject matter in controversy or in a party to the proceeding, or (ii) a non-financial interest in that			
9	subject matter or in a party that could be substantially affected by the outcome of this proceeding.			
10	0			
11	1 DATED: March 6, 2017 R	espectfully submitted,		
12	2 A	ARNOLD & PORTER KAYE SCHOLER LLP		
13	3 B	sy: /s/ Amy L. Bomse		
14	4	Amy L. Bomse		
15	5 A	attorneys for Plaintiffs		
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